UNITED STATES BANKRUPTCY COURT FOR SOUTHERN DIVISON 2011 1111 12 A C

2014 JUN 12 A 8: 36

EVELYN	DWENS	SMITH
,	Creditor/	Objector,

o.5. BANARBETCY Cook. E.D. MCHIGAK-DETROIT

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In re: City OF DETROIT, MICHIGAN AND EMERGENCY MANAGER KEVYN D. ORR

Debtor/

Chapter 9 Case No. 13-53846 Judge Steven W Rhodes

Case No. 14-cv-10434 Hon. Bernard A. Freidman Magistrate Paul J. Komives

SUPPLEMENTAL OBJECTIONS TO THE VOTING BALLOT AND THE PROCESS

THE NOTICE IS AFTER THE FACT, UNTIMELY, CONTRARY TO THE FACTS AND MISREPRESENTATION OF THE BANK-RUPTCY CODE AND RULES AND HAS NOT BEEN PRESENTED IN A GOOD FAITH MANNER.

We /I object to the voting ballot and the process for the following reasons:

- 1) We/I object to the voting ballot because it doesn't have a Yes or No vote. It only has a yes votes. If you check this box we will take this much of your money and if you vote the other plan we will take even more. This is a violation of Article 12 Section 16 of the Constitution of the State of Michigan.
 - 2) We/I object to the voting process because you only have a yes vote,

which you agree to allow the city to reduce your pension. Also a violation of Article 12 Section 16 of the Constitution of the State of Michigan.

- 3) We/I object to the ballot information because of the deception of 4% is really 20%, which is a fraudulent ballot?
- 4) We/I object to the counting of the ballot by Jones Day Law Firm who represent the City of Detroit.
- 5) We/I object to plan because if you vote yes you give up your constitutional guarantee pension under Article IX Section 24 of Michigan State Constitution.
- 6) We/I object to the plan because the state has withheld and refuse to pay Revenue Sharing Funds.
- 7) We/I object to plan, the vote and the whole bankruptcy procedure because the state through the Emergency Manager, Kevyn Orr filed for bankruptcy and not the City of Detroit, without the city consent and approval. Therefore, it is illegal and the court lack jurisdiction. This is a violation of Bankruptcy code that states at section 903 (1) and (2). A State law prescribing a method of composition of indebtedness of such municipality may not blind any creditor that does not consent to such composition.
- 8) We/I object to the plan, the vote and the whole bankruptcy procedure Because it violated the 15th Amendment of your constitutional right to vote of the Constitution of the United States.

Sincerely Submitted,
Frely Cours Soury
Name
18601 Wexford
Address
Detroit Mich. 48234
City, State and Zip Code
Date_ 6 9 14

EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISON

2014 JUN 12 A 8: 36

U.S. BANKRUPTOY COOK E.D. MICHIGAN DE HOTT

CARL WILLIAMS AND HASSAN ALEEM Creditors/Objectors,

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mre.
City OF DETROIT, MICHIGAN
AND EMERGENCY MANAGER
KEVYN D. ORR

Debtor/

Chapter 9 Case No. 13-53846 Judge Steven W Rhodes

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PROOF OF SERVICES

your name

Say that on June 12 2014. I sent a copy of Supplemental Objection to the

voting ballot and the process Upon the concern parties by certified mail at the

following address:

City of Detroit Corporation Council First National Building 600 Woodward Ave Detroit, Michigan 48226 Emergency Manager Kenyn Orr Coleman A Young Municipal Center 2 Woodward 11th floor Detroit, Michigan 48226

I/We hereby certify that the statements made herein are true and correct to the best of my knowledge and belief, under penalty of perjury and contempt of Court under the laws of the United States of America.

Sign Cont 30 illiams

Dated <u>June 12, 2014</u>